

**United States District Court**

For the Northern District of California

1  
2  
3  
4  
5 IN THE UNITED STATES DISTRICT COURT

6  
7  
8  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 SERVICE EMPLOYEES INTERNATIONAL UNION,  
11 DAVID REGAN and ELISEO MEDINA, as trustees for  
12 SEIU UNITED HEALTHCARE WORKERS-WEST  
13 and fiduciaries of the SEIU UNITED HEALTHCARE  
14 WORKERS-WEST AND JOINT EMPLOYER  
15 EDUCATION FUND, SEIU UNITED HEALTHCARE  
WORKERS-WEST, an unincorporated association and  
fiduciary of the SEIU UNITED HEALTHCARE  
WORKERS-WEST AND JOINT EMPLOYER  
EDUCATION FUND, and REBECCA COLLINS, as a  
participant in the SEIU UNITED HEALTHCARE  
WORKERS-WEST AND JOINT EMPLOYER  
EDUCATION FUND,

No. C 09-00404 WHA

**REMINDER AND  
WORD OF CAUTION  
TO COUNSEL RE  
DISCOVERY**

16 Plaintiffs,

17 v.

18 SAL ROSELLI, JORGE RODRIGUEZ, JOAN  
19 EMSLIE, JOHN BORSOS, JOHN VELLARDITA,  
GABE KRISTAL, PAUL KUMAR, MARTHA  
20 FIGUEROA, BARBARA LEWIS, PHYLLIS  
WILLETT, DANIEL MARTIN, LAURA KURRE,  
RALPH CORNEJO, WILL CLAYTON, GLENN  
21 GOLDSTEIN, FRED SEAVEY, MARK KIPFER,  
AARON BRICKMAN, IAN SELDEN, GAIL  
BUHLER, FREJA NELSON, ANDREW REID,  
22 NATIONAL UNION OF HEALTHCARE WORKERS;  
MARYRUTH GROSS, CONNIE WILSON, ARLENE  
PEASNALL, CHERIE KUNOLD, FAYE LINCOLN,  
23 and DOES 1 through 100, inclusive,

24  
25 Defendants.

26  
27 Withdrawal of the request for a discovery master is noted. Counsel must please  
28 remember that it is their responsibility to seasonably bring any discovery motions before the  
magistrate judge so as to leave time for decision and follow-up. This means that discovery

1 should not be backloaded, much less the motion practice. To do so would not leave time  
2 enough for discovery rulings and follow-up.

3

4 **IT IS SO ORDERED.**

5

6 Dated: July 27, 2009.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

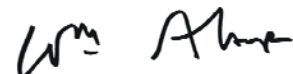
24

25

26

27

28



---

WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE